13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

1	Marquis Aurbach Coffing
	Craig R. Anderson, Esq.
2	Nevada Bar No. 6882
	Tye S. Hanseen, Esq.
3	Nevada Bar No. 10365
	10001 Park Run Drive
4	Las Vegas, Nevada 89145
	Telephone: (702) 382-0711
5	Facsimile: (702) 382-5816
	canderson@maclaw.com
6	thanseen@maclaw.com
	Attorneys for Defendants
7	Hightower, Reyes, and Scott
8	UNIT
	Civit
9	
_	
10	RONNIE EDWARDS,
	,
11	Plai

# UNITED STATES DISTRICT COURT

#### **DISTRICT OF NEVADA**

Plaintiff,

Case No.:

2:13-cv-01316-JAD-CWH

vs.

DR. MONDORA, NURSE KATRINA, HIGHTOWER, MITCHELL, REYES, SCOTT, and DOES1-4,

Defendants.

### STIPULATED PROTECTIVE ORDER

IT IS HEREBY STIPULATED, AGREED AND UNDERSTOOD by Plaintiff Ronnie Edwards ("Plaintiff") and Defendants Hightower, Reyes, and Scott ("LVMPD Defendants"), and Defendants Dr. Raymond Mondora and Katrina Simeon, R.N. ("NaphCare Defendants), as follows:

- 1. Discovery in the above-entitled action may involve documents, photographs, video, or other information of a proprietary and non-public nature, and that the parties consider confidential or highly confidential.
- 2. Pursuant to FRCP 26(c), good cause exists for the issuance of a protective order governing the handling of certain documents, photographs, video, or other information.
- 3. This Order shall be applicable to and govern all confidential or highly confidential information in any form (including without limitation information contained in or on any Page 1 of 15

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

tangible thing) produced or disclosed by or on behalf of the LV	VMPD Defendants, in connection
with this Case No. 2:13-cv-01316-JAD-CWH ("Action").	

- The following definitions shall apply: 4.
  - "CONFIDENTIAL INFORMATION" shall mean documents, photographs, video, or other information designated as "CONFIDENTIAL" by a Producing Party, who in good faith believes the documents, photographs, video, or other information constitutes or include proprietary or non-public information that: (i) is used by the party in, or pertaining to, its business; (ii) is not generally known by the general public; and (iii) the party normally would not reveal to third parties or, if disclosed, would require such third parties to maintain in confidence.
  - b. "HIGHLY CONFIDENTIAL INFORMATION" shall mean documents, photographs, video, or other information designated thereon as "HIGHLY CONFIDENTIAL" by a Producing Party, who in good faith believes the documents, photographs, video, or other information are particularly or especially sensitive and confidential that the Producing Party has and other discovery materials which the Producing Party considers so sensitive or confidential that added protections are warranted.
  - "Producing Party" shall mean the parties, person or entity producing CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION or giving testimony in this Action regarding or relating to CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION which has been designated as CONFIDENTIAL or HIGHLY CONFIDENTIAL subject to this Protective Order.
  - d. "Recipient" shall mean the party, person or entity who has agreed in writing to be subject to this Protective Order to whom the Producing Party makes CONFIDENTIAL **INFORMATION** HIGHLY available or

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

CONFIDENTIAL	INFORMATION.	Recipient	shall	include	those
persons or entities i	dentified in Sections 7	7 and 8.			

- "Disclose" shall mean the transfer or delivery to a party, person or entity of the CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION, permitting the inspection or review CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION, or communicating the contents of the CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION.
- 5. CONFIDENTIAL **INFORMATION** HIGHLY CONFIDENTIAL or INFORMATION shall be used by the parties in this Action solely for the purpose of this Action, and not for any other purpose whatsoever.
- It is the intention of the parties that the designation of documents, photographs, 6. video, or other information as "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL" be used narrowly, and with the most limited use possible.
- Information designated as "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL," 7. and any copies, excerpts or summaries thereof, and any further information derived therefrom, shall not be revealed, disclosed or otherwise made known to persons other than those specified below or in any manner other than as specified below:
  - The Court—Any party may disclose and submit CONFIDENTIAL a. INFORMATION or HIGHLY CONFIDENTIAL INFORMATION to the persons employed by the including Anv CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION, and information derived therefrom, which are filed with the Court shall be filed in accordance with Paragraph 13 of this Stipulated Protective Order.
  - Outside Counsel—CONFIDENTIAL INFORMATION and HIGHLY b. CONFIDENTIAL INFORMATION may be disclosed to outside counsel

for the partie	s in this	action,	including	counsel's	employees	and	outsid
contractors us	ed to pe	rform cl	erical func	tions.			

- c. Receiving Parties—CONFIDENTIAL INFORMATION may be disclosed
  (1) to in-house counsel and (2) to other employees of a Receiving Party
  whose participation in the prosecution or defense of the action, is
  necessary in the good faith assessment of counsel for the Receiving Party.
- d. Expert Witnesses—CONFIDENTIAL INFORMATION and HIGHLY CONFIDENTIAL INFORMATION may be disclosed to outside experts retained to work on this action, including employees of such experts and persons providing clerical or support services. The parties agree that before any HIGHLY CONFIDENTIAL INFORMATION is provided to an expert witness, the Receiving Party must obtain written consent from the Producing Party, which consent will not be unreasonably refused. The parties agree that such persons shall agree in writing in a form substantially similar to Exhibit "A" attached hereto in advance of receiving any HIGHLY CONFIDENTIAL INFORMATION to be subject to its terms.
- e. Employees And Former Employees Of The Producing Party—CONFIDENTIAL INFORMATION and HIGHLY CONFIDENTIAL INFORMATION of the Producing Party may be disclosed by the Receiving Party during any deposition in this action or at trial of the action to any employee of the Producing Party or its affiliates and any former employee of the Producing Party or its affiliates who was employed by the Producing Party or its affiliates (1) on the date the document was prepared or dated, or (2) on the dates to which the information relates. Such information may also be disclosed to any attorney representing such person at his or her deposition. The parties agree that before any HIGHLY CONFIDENTIAL INFORMATION is disclosed to any

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

employees	of t	the	Producing	Party	pursua	nt to	this	paragrapl	n, the
Receiving 1	Party	mu	st obtain	written	consent	from	the 1	Producing	Party,
which cons	ent w	ill n	ot be unrea	asonabl	y refused	i.			

- f. Non-parties—CONFIDENTIAL INFORMATION may be disclosed during any deposition in the action or at trial of the actions to a non-party witness (and any attorney representing such person at his or her deposition).
- Court Reporters—CONFIDENTIAL INFORMATION and HIGHLY g. CONFIDENTIAL INFORMATION may be disclosed to court reporters rendering court reporting services for depositions or the trial in the Civil Actions, including the employees of such court reporters.
- 8. Recipients are prohibited from disclosing CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION except as permitted by this Protective Order.
- 9. Recipients of CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION hereby agree to be subject to the jurisdiction of this Court for the purpose of any proceedings relating to CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION protected by this Protective Order.
- 10. The Recipient of any CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION shall maintain such information in a secure and safe area and shall exercise the same standard of due and proper care with respect to the storage, custody, use and/or dissemination of such information as is exercised by the recipient with respect to its own proprietary information.
- 11. In the event any Recipient to whom CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION has been disclosed is no longer involved in this Action, said Recipient shall return all CONFIDENTIAL INFORMATION and/or HIGHLY CONFIDENTIAL INFORMATION to the Producing Party. The Recipient shall remain subject to the provisions of this Protective Order.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

12.	CONFIDENTIAL	INFORMATION	or	HIGHLY	CONFIDENTIAL
INFORMAT	ION shall be designate	ed as such by the Prod	ucing	Party as follo	ws:

- f. Documents (including documents or information included in discovery responses)—Documents shall be designated as CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION by placing or affixing on the document, or on a label associated with the document, in a manner that will not interfere with its legibility, the designation "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL." A Designation on the first page of the document is sufficient to bring the entire documents within the scope of this Order.
- g. Non-documentary information—In the event any CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION is disclosed by a Producing Party in electronic, photographic or other nondocumentary form, the "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL" designation shall be placed on the jacket, cover or container CONFIDENTIAL in which the non-documentary INFORMATION or HIGHLY CONFIDENTIAL INFORMATION is Recipient shall maintain the non-documentary produced. CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION in the marked jacket, cover or container, and shall in good faith take such steps necessary to ensure that the non-documentary CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION is not disclosed except as provided in this Protective Order.
- h. *Testimony*—The Producing Party may designate testimony or exhibits as CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION by making a statement to that effect on the record when the testimony is given or by identifying, by reference to pages and lines,

2

3

4

5

6

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

portions of the transcript that reflect **CONFIDENTIAL** the INFORMATION or HIGHLY CONFIDENTIAL INFORMATION. In addition, corrections, additions, or deletions to portions of a transcript that the designating party wishes to designate as CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION may be identified by page and line references. Designations made after a deposition shall be made by written notice served on all counsel of record. For thirty days after the receipt, the entire transcript of any deposition shall be treated as CONFIDENTIAL INFORMATION, except that any portions of testimony designated HIGHLY CONFIDENTIAL INFORMATION at the time of and during the deposition shall be treated as such. If testimony is designated as CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION, the parties' counsel and the court reporter who transcribes the deposition testimony shall make reasonable arrangements to maintain the confidentiality of any deposition testimony or exhibits designated as CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION in accordance with the terms of this Order.1 These arrangements may include the marking of transcript pages, covers or exhibits, and other measures to preclude the disclosure of CONFIDENTIAL **INFORMATION** or **HIGHLY** CONFIDENTIAL INFORMATION to other than qualified persons.

In the event that documents, photographs, video, or other information that **HIGHLY** CONFIDENTIAL **INFORMATION** contain or CONFIDENTIAL INFORMATION are made available for inspection, upon prior written notice by the Producing Party, the party inspecting the documents and/or information shall treat all documents and information

<sup>&</sup>lt;sup>1</sup> This does not apply to proceedings that the Court recorder records and transcribes.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

produced as CONFIDENTIAL INFORMATION or HIGHLY
CONFIDENTIAL INFORMATION until selected copies are furnished
There will be no waiver of confidentiality by the inspecting o
CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAI
INFORMATION before it is copied and marked "CONFIDENTIAL" o
"HIGHLY CONFIDENTIAL."
j. A Producing Party shall mark as "CONFIDENTIAL" or "HIGHLY
CONFIDENTIAL" any CONFIDENTIAL INFORMATION or HIGHLY
CONFIDENTIAL INFORMATION prior to or contemporaneously with
production and delivery of copies to the Recipient. Unless designated as
CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAI
INFORMATION, all documents, photographs, video, or other information
produced shall be considered non-confidential after production.
k. In the event that a Producing Party determines that documents, photographs
video, or other information delivered to a Recipient were inadvertently
produced and not designated as CONFIDENTIAL INFORMATION of

uments, photographs, t were inadvertently INFORMATION or HIGHLY CONFIDENTIAL INFORMATION, the Producing Party shall provide notice in writing to the Recipient, and the Recipient shall mark as CONFIDENTIAL or HIGHLY CONFIDENTIAL those documents, photographs, video, or other information identified, which shall be deemed CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION and the Recipient shall treat that information in accordance with this Protective Order from and after the date of receipt of written notice.

Any Producing Party's inadvertent or unintentional failure to designate documents, photographs, video, or other information as CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION shall not be deemed a waiver in whole or in part of that Producing Party's claim Page 8 of 15

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

of confidentiality, so long as the Producing Party provides the written notification discussed in "f." above within a reasonable time after learning that the confidential information was inadvertently or unintentionally produced without an appropriate confidentiality designation.

- the event a party designates as CONFIDENTIAL or HIGHLY 13. CONFIDENTIAL any information disclosed or discussed in the course of a deposition, the reporter for the deposition shall be directed that questions, answers, colloquy, and exhibits referring or relating to any such CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION shall be placed in a separate volume labeled so as to reflect the confidentiality of the material contained therein.
- In the event any party deposing a witness wishes to show or disclose 14. CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION to a nonparty witness, or a witness not qualified under this Protective Order to receive such information, disclose the CONFIDENTIAL INFORMATION or HIGHLY the party **CONFIDENTIAL** the witness until such CONFIDENTIAL **INFORMATION** to INFORMATION or HIGHLY CONFIDENTIAL INFORMATION has been shown or disclosed to the attorney representing the Producing Party. The attorney representing the Producing Party shall have a reasonable opportunity at the deposition to review the CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION and to object on the record to its disclosure to the witness. In the event such an objection is interposed, the witness to whom the CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION will be disclosed, and any persons attending the deposition who are not identified in paragraph 7 or 8 hereof, shall be first required to consent to and abide by the terms of this Protective Order before the CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION may be disclosed. Should any person in the deposition refuse to consent to and abide by the terms of this Protective Order, then he or she shall leave the deposition room until the conclusion of the questioning concerning the CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION, and shall not be entitled to receive copies of any CONFIDENTIAL

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

- If any portion of a deposition transcript is filed and contains CONFIDENTIAL 15. INFORMATION or HIGHLY CONFIDENTIAL INFORMATION, that portion of the transcript shall bear the appropriate legend on the caption page and shall be filed under seal.
- A Recipient shall not be obligated to challenge the propriety of any 16. CONFIDENTIAL or HIGHLY CONFIDENTIAL designation when made, and failure to do so shall not preclude a subsequent challenge thereto. In the event any party objects at any stage of these proceedings to a CONFIDENTIAL or HIGHLY CONFIDENTIAL designation, such party shall notify the Producing Party of its objection in writing specifically setting forth the objection. If the parties are unable to resolve their dispute after making good faith attempts to do so, the party challenging the designation may request appropriate relief from the Court, provided ten days have passed since the Producing Party was first notified of the dispute. During the notice period, the objecting party shall confer in-person or via telephone with the Producing Party in a good faith effort to resolve the dispute. The objecting party's failure to meet and confer shall be dispositive of the objecting party's right to further challenge, until it satisfies the meet and confer requirements, the propriety of any CONFIDENTIAL or standard and HIGHLY CONFIDENTIAL designation. The burden of proving information has been properly designated as CONFIDENTIAL or HIGHLY CONFIDENTIAL is on the Producing Party.
- 17. Nothing in this Protective Order shall be construed as an admission or agreement that any specific document or information is or is not confidential or is or is not otherwise subject to discovery or is admissible in evidence. Nothing in this Protective Order shall be deemed a waiver of any party's rights to oppose production of any information or documents for any reason other than the confidentiality of such information or documents. All documents and things designated as CONFIDENTIAL or HIGHLY CONFIDENTIAL shall be used only for

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

purposes of this proceeding or for dealing with any claim or controversy that is or shall be the subject of this proceeding.

- Use of any CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL 18. INFORMATION in any Court proceeding shall not, without further order of the Court, cause such information to lose its CONFIDENTIAL or HIGHLY CONFIDENTIAL status. The parties shall take all steps reasonably required to protect the confidentiality of such information during such use.
- 19. The restrictions provided for herein shall not terminate upon the conclusion of this Action but shall continue until further order of this Court; provided, however, that this Protective Order shall not be construed: (i) to prevent any party or its counsel from making use of information which was lawfully in its possession prior to its disclosure by the Producing Party; (ii) to apply to information which appears in printed publications or becomes publicly known through no fault of any party or its counsel; or (iii) to apply to information which any party or its counsel has lawfully obtained since disclosure by the Producing Party, or shall thereafter lawfully obtain, from a third party having the right to disclose such information.
- Nothing in this Order shall preclude any party to the lawsuit or its attorneys from: 20. (i) showing a document or information designated as CONFIDENTIAL or HIGHLY CONFIDENTIAL to an individual who either prepared or reviewed the document or information prior to the filing of this Action; or (ii) disclosing or using, in any manner or for any purpose, any information or documents from the party's own files which the party itself has designated as CONFIDENTIAL or HIGHLY CONFIDENTIAL.
- 21. Upon final determination of the above-captioned proceeding, including all appeals, except as provided herein below, all documents, photographs, video, or other information designated CONFIDENTIAL or HIGHLY CONFIDENTIAL which are in the possession of any Recipient shall be destroyed or returned to counsel of record for the Producing Party, and all persons who have had access to or possession of the CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION shall certify that they have either destroyed such material and all copies thereof or returned all such information and all

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

copies thereof to the Producing Party.	Notwithstanding any of	the foregoing,	outside cou	nsel
shall be entitled to keep their copies of p	leadings and other papers	submitted to th	e Court.	

- 22. This Protective Order may be modified only by stipulation of the parties so ordered by the Court or by other Order of the Court.
- 23. Parties later joined to this Action or not signing this Order shall not be entitled to receive or review anything designated CONFIDENTIAL or HIGHLY CONFIDENTIAL under the terms of this Order until and unless they sign and agree to the terms of this Order.
- 24. In the event a Recipient who has received CONFIDENTIAL or HIGHLY CONFIDENTIAL subject to this Order is: (a) subpoenaed in another action; (b) served with a demand in another action to which the person is a party; or (c) served with any other legal process by one not a party to this action, that seeks CONFIDENTIAL or HIGHLY CONFIDENTIAL, he, she, or it shall give prompt written notice of the receipt of such subpoena, demand or other legal process to the designating party and its counsel, and upon request, shall reasonably cooperate with the designating party in its efforts to protect the CONFIDENTIAL or HIGHLY CONFIDENTIAL designated information from disclosure.
- 25. This Protective Order shall apply to pretrial proceedings and discovery only. The Court will establish separately any necessary procedures for handling CONFIDENTIAL INFORMATION or HIGHLY CONFIDENTIAL INFORMATION during the trial of this matter. The District Court Judge designated to hear discovery matters in this action may hear and decide all matters arising under this Order.
- 26. Special Order 109 of the United States District Court for the District of Nevada requires the Clerk of the Court to maintain the official files for all cases filed on or after November 7, 2005, in electronic form. The electronic record constitutes the official record of the court. Attorneys must file documents under seal using the court's electronic filing procedures. See LR 10-5(b). That rule provides:

Unless otherwise permitted by statute, rule or prior Court order, papers filed with the Court under seal shall be accompanied by a motion for leave to file those documents under seal, and shall be filed in accordance with the Court's electronic filing procedures. If papers are filed under seal pursuant to prior Court order, the papers shall bear the following notation on the first page, directly under the case

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

number:	"FILED	UNDER	<b>SEAL</b>	<b>PURSU</b>	ANT	TO	COUR	ТО	RDER
		l papers fil							
the Court	may deny	the motio	n to seal	or enter	an orde	er to	unseal	them,	or the
document	s are unsea	led pursuar	nt to Loca	al Rule. <u>I</u>	<u>d.</u>				

27. A party seeking to file a confidential document or utilize a confidential document at trial must also comply with the Ninth Circuit's directives in Kamakana v. City and County of Honolulu, 447 F.3d 1172 (9th Cir. 2006):

Unless a particular court record is one "traditionally kept secret," a "strong presumption in favor of access" is the starting point. ... A party seeking to seal a judicial record then bears the burden of overcoming this strong presumption by meeting the "compelling reasons" standard. ... that is, the party must "articulate[] compelling reasons supported by specific factual findings," that outweigh the general history of access and the public policies favoring disclosure ....

In general, "compelling reasons" sufficient to outweigh the public's interest in disclosure and justify sealing court records exist when such "court files might have become a vehicle for improper purposes," such as the use of records to gratify private spite, promote public scandal, circulate libelous statements, or release trade secrets. ... The mere fact that the production of records may lead to a litigant's embarrassment, incrimination, or exposure to further litigation will not, without more, compel the court to seal its records. Id. at 1178-79 (citations omitted).

To justify the sealing of discovery materials attached to non-dispositive motions, a particularized showing of good cause is required. Id. at 1180. To justify the sealing of discovery materials attached to dispositive motions or used at trial, however, a higher threshold is required: a particularized showing that compelling reasons support secrecy. Id. "A 'good cause' showing will not, without more, satisfy a 'compelling reasons' test." Id. When private discovery materials are attached to a dispositive motion (or response or reply) or used at trial, such materials become a part of a judicial record, and as such "are public documents almost by definition, and the public is entitled to access by default." Id.

///

Craig R. Anderson, Esq. Las Vegas, Nevada 89145 Attorneys for Defendants Hightower, Reyes, and Scott Las vegas, Neyada 89145 (702) 382-0711 FAX: (702) 382-5816 1.1

# **EXHIBIT A**

### **CONFIDENTIALITY AGREEMENT**

Ι,	do hereby acknowledge and agree as follows:
1.	I have read the Stipulated Confidentiality Agreement and Protective Order of
which the for	rm of this agreement is an exhibit.
2.	I understand the terms of the Stipulated Confidentiality Agreement and Protective
Order and a	gree to be bound by, and to strictly adhere to, all terms and provisions of the
Stipulated Co	onfidentiality Agreement and Protective Order.
3.	I hereby submit to the jurisdiction of the United States District Court, District of
Nevada sole	ly for purpose of enforcement of the Stipulation and Protective Order and this
Agreement.	
DAT	ED:, 2015
	Signature
¥	Nome

Name
Address
Telephone Number